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9	UNITED STATES DISTRICT COURT		
10	CENTED AT DIGEDICE OF CALLEDDINA		
11	WESTERN DIVISION		
12	Consumer Financial Protection	Case No. 2:15-cv-09692-PSG(Ex)	
13	Bureau,		
	Plaintiff,	(consolidated for pretrial purposes with Case Nos. 2:16-cv-02724-PSG(Ex) and 2:16-cv-	
14	V.	02725-PSG(Ex))	
15			
16	D and D Marketing, Inc., d/b/a T3Leads, <i>et al.</i> ,	JOINT STIPULATION FOR ENTRY OF	
17		STIPULATED FEDERAL RULE OF EVIDENCE 502(d) ORDER	
18	Defendants.		
19	Plaintiff Consumer Financial Protection Bureau (the "Bureau") and		
20	Defendants D and D Marketing d/b/a T3Leads ("T3"), Marina Demirchyan, Grigor		
21	Demirchyan, Dmitry Fomichev, and Davit Gasparyan (a/k/a David Gasparyan)		
22	stipulate to and request entry of the accompanying proposed Stipulated Federal Rule		
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1	Dated: June 9, 2017			
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3	Respectfully submitted,			
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5	Consumer Financial Protection Bureau	Soltman, Levitt, Flaherty & Wattles LLP		
6				
7	/s/ Barry E. Reiferson	/s/ Thomas Rittenburg		
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9	Consumer Financial Frotection Bureau	Dilitity Fornienev		
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11	Wilson, Elser, Moskowitz, Edelman &	Reed Smith LLP		
12	Dicker LLP			
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14	/s/ Herbert P. Kunowski	/s/ Abraham Colman		
15	Patrick M. Kelly, SBN 45426 Herbert P. Kunowski, SBN 150141	Abraham J. Colman, SBN 146933 Attorney for Defendant,		
16	Attorney for Defendants,	Davit Gasparyan, a/k/a David Gasparyan		
17	D and D Marketing, Inc., d/b/a T3Leads; Grigor Demirchyan; and Marina			
18	Demirchyan			
19				
20	Attestation Pursuant To Local Rule 5-4.3.4			
21				
22	I attest that all other signatories listed, and on whose behalf the filing is submitted,			
23	concur in the filing's content and have authorized the filing of this document.			
24				
25	/s/ Abraham Colman			
26	Abraham J. Colman, SBN 146933 Attorney for Davit Gasparyan, a/k/a David Gasparyan			
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